STATINTL

HERIT	EVANS U-DRIVE HERTZ LICENSEE IN SEATTLE		CAR NO.	753	····
	1413 SEVENTH AVENUE SEATTLE - TACOMA SEATTLE 1, WASHINGTON INTERNATIONAL AIRPORT		MAKE	learn	ech
	MU 5050	CH 2020	OWNER	Matt	La.
DRIVER'S LICENSE NO. 14/894/	WILL RETURN DEPO	OSIT BY DATE	TIME IN 15.8 A	PR 25 FW	10 07
STATE 1155 EXPIR. 5	9 4/25 17	c m	TIME OUT CL	vila.	HU.
DESTINATION OF	€64	130	MILEAGE IN	11/	33
			MILEAGE OUT	68	28
	• •		MILEAGE DRIVEN	1/6	05
In consideration of the covenants herein conti terms, covenants and conditions herein set out, (1) Repter acknowledges that and robbie to	ained, the undersigned Owner hereby lease the motor vehicle described above, hereinaft	s to the undersigned Renter, upon the	105 MILES	@9 6	9111
(2) Renter agrees that he will return said vertexed on the	he property of Owner and that he received it	t in good mechanical condition. s rented, in the same condition as he	HOUR		
it in violation of any Federal, State, Provincial or Municipal law, ordinance, rule or regulation governing the use or return thereof; nor to remove it from this state without the written consent thereto of Owner. (4) Renter being one of the assured under the insurence policy covering said vehicle agrees to comply with all the terms and conditions of said policy, which by reference therefore incorporated herein and made a part thereof, and to comply with the terms and conditions appearing on the reverse cite because			DAYS	@ The 9	900
			WEEK	-/-//	
(5) Renter further expressly agrees to Indemor incurred by the Insurance Company because the law makes Owner or its Insurance Carrier I resulting from the operation of said vehicle in vi	aify the Insurance Company for any and all of injuries or damages sustained by occur able for injuries to occupants of said yehi	1 loss, damage, cost and expense paid pants of said vehicle, in states where cle or because of injuries or damages			
(6) Renter expressly agrees to pay to Owner on demand: (a) A mileage charge computed at the rate above specified for the mileage covered by said vehicle during the period of			TOTAL RENTAL C	HARGES / 8	45
(b); Service and time charges computed at (c) A sum equal to the cost of all dam liability shall be limited to \$100.00	the rate specified above for the period of the ages to said vehicle during this rental per unless vehicle was operated in violation of	ds rental. riod provided, however, that Renter's f any of the provisions of this rental	DAMAGE	,	
 (d) A sum equal to the value of all tires, (e) The cost of return of car to point when 	tools and accessories lost or stolen from said	I vehicle.			
(7) It is expressly agreed that Renter is not the	(See Reverse Side)	y manner whatsoever.			
If the box has been initialed on behalf of (with a maximum of \$5 per week), Ox collision damage to the Owner's vehicle reasonable by Box and the Collision damage but Box shall be shall be the United States and the Collision of	I PROTECTION f Owner, then for an additional fee o wner agrees to relieve Renter of a	of \$1 per day	COLLISION PROT	ECTION /	00
collision damage to the Owner's vehicle r agreement, but Renter shall be fully liable law or of this restal agreement.	eferred to above while it is operate e for all such damage if said vehicle	d in conformity with this rental is operated in violation of any	TOTAL CHARGES	19	45
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